the integrity of these promised benefits. This is especially true among minority and women workers. Improving awareness and education is a good first step in reconciling the need of social insurance, providing social protection with individual responsibility.

Again, I applaud the gentleman from Illinois [Mr. FAWELL] for his leadership on this issue, and I look forward to working with him to provide retirement security for all Americans and their families. I too would like to wish him well in his retirement from this House for much of the outstanding work that he has done, and I urge my colleagues to support H.R. 1377, Savings Are Vital to Everyone's Retirement Act.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. LAZIO). All time has expired.

The question is on the motion offered by the gentleman from Illinois [Mr. FA-WELLI that the House suspend the rules and concur in the Senate amendment to the bill, H.R. 1377.

The question was taken; and (twothirds having voted in favor thereof) the rules were suspended and the Senate amendment was concurred in.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. FAWELL. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on the matter just considered.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed without amendment a joint resolution of the House of the following title:

H.J. Res. 104. Joint resolution making further continuing appropriations for the fiscal year 1998, and for other purposes.

The message also announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 1502. An act entitled the "District of Columbia Student Opportunity Scholarship Act of 1997".

□ 2145

UNITED STATES FIRE ADMINIS-TRATION AUTHORIZATION ACT FOR FISCAL YEARS 1998 AND 1999

Mr. SENSENBRENNER. Mr. Speaker, I move to suspend the rules and pass the Senate bill (S. 1231) to authorize appropriations for fiscal years 1998 and 1999 for the United States Fire Administration, and for other purposes.

The Clerk read as follows:

S. 1231

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. SHORT TITLE.

This Act may be cited as the "United States Fire Administration Authorization Act for Fiscal Years 1998 and 1999'

SEC. 2. AUTHORIZATION OF APPROPRIATIONS.

Section 17(g)(1) of the Federal Fire Prevention and Control Act of 1974 (15 U.S.C. 2216(g)(1)) is amended—

(1) by striking "and" at the end of subparagraph (E);

(2) by striking the period at the end of subparagraph (F) and inserting a semicolon; and (3) by adding at the end the following:

(G) \$29,664,000 for the fiscal year ending September 30, 1998; and

(H) \$30,554,000 for the fiscal year ending September 30, 1999.".

SEC. 3. SUCCESSOR FIRE SAFETY STANDARDS.

The Federal Fire Prevention and Control Act of 1974 (15 U.S.C. 2201 et seq.) is amended-

(1) in section 29(a)(1), by inserting ' successor standard to that standard" after Association Standard 74"

(2) in section 29(a)(2), by inserting ", or any successor standard to that standard" before , whichever is appropriate,

(3) in section 29(b)(2), by inserting ", or any successor standard to that standard" after "Association Standard 13 or 13-R";

(4) in section 31(c)(2)(B)(i), by inserting "or any successor standard to that standard' after "Life Safety Code)"; and

(5) in section 31(c)(2)(B)(ii), by inserting "or any successor standard to that standard after "Association Standard 101"

SEC. 4. TERMINATION OR PRIVATIZATION OF FUNCTIONS.

(a) IN GENERAL.—Not later than 60 days before the termination or transfer to a private sector person or entity of any significant function of the United States Fire Administration, as described in subsection (b), the Administrator of the United States Fire Administration shall transmit to Congress a report providing notice of that termination or transfer.

(b) COVERED TERMINATIONS AND TRANS-FERS.—For purposes of subsection (a), a termination or transfer to a person or entity described in that subsection shall be considered to be a termination or transfer of a significant function of the United States Fire Administration if the termination or trans-

(1) relates to a function of the Administration that requires the expenditure of more than 5 percent of the total amount of funds made available by appropriations to the Administration: or

(2) involves the termination of more than 5 percent of the employees of the Administration.

SEC 5 NOTICE

(a) MAJOR REORGANIZATION DEFINED.—With respect to the United States Fire Administration, the term "major reorganization" means any reorganization of the Administration that involves the reassignment of more than 25 percent of the employees of the Administration.

(b) NOTICE OF REPROGRAMMING.—If any funds appropriated pursuant to the amendments made by this Act are subject to a reprogramming action that requires notice to be provided to the Committees on Appropriations of the Senate and the House of Representatives, notice of that action shall concurrently be provided to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Science of the House of Representatives.

(c) NOTICE OF REORGANIZATION.—Not later than 15 days before any major reorganization of any program, project, or activity of the United States Fire Administration, the Administrator of the United States Fire Administration shall provide notice to the Committees on Science and Appropriations of the House of Representatives and the Committees on Commerce, Science, and Transportation and Appropriations of the Senate.

SEC. 6. SENSE OF CONGRESS ON THE YEAR 2000 PROBLEM.

With the year 2000 rapidly approaching, it is the sense of Congress that the Administrator of the United States Fire Administration should-

(1) give high priority to correcting all 2digit date-related problems in the computer systems of the United States Fire Administration to ensure that those systems continue to operate effectively in the year 2000 and in subsequent years;

(2) as soon as practicable after the date of enactment of this Act, assess the extent of the risk to the operations of the United States Fire Administration posed by the problems referred to in paragraph (1), and plan and budget for achieving compliance for all of the mission-critical systems of the system by the year 2000; and

(3) develop contingency plans for those systems that the United States Fire Administration is unable to correct by the year 2000. SEC. 7 ENHANCEMENT OF SCIENCE AND MATHE-MATICS PROGRAMS.

(a) DEFINITIONS.—In this section:
(1) ADMINISTRATOR.—The term "Administrator, means the Administrator of the Unit-

ed States Fire Administration. (2) EDUCATIONALLY USEFUL FEDERAL EQUIP-

MENT.—The term "educationally useful Federal equipment" means computers and related peripheral tools and research equipment that is appropriate for use in schools.

(3) SCHOOL.—The term "school" means a public or private educational institution means a that serves any of the grades of kindergarten through grade 12.

(b) SENSE OF CONGRESS.—

(1) IN GENERAL.—It is the sense of Congress that the Administrator should, to the greatest extent practicable and in a manner consistent with applicable Federal law (including Executive Order No. 12999), donate educationally useful Federal equipment to schools in order to enhance the science and mathematics programs of those schools.

(2) REPORTS-

(A) IN GENERAL—Not later than 1 year after the date of enactment of this Act, and annually thereafter, the Administrator shall prepare and submit to the President a report that meets the requirements of this paragraph. The President shall submit that report to Congress at the same time as the President submits a budget request to Congress under section 1105(a) of title 31, United States Code.

(B) CONTENTS OF REPORT.—The report prepared by the Administrator under this paragraph shall describe any donations of educationally useful Federal equipment to schools made during the period covered by the re-

SEC. 8. REPORT TO CONGRESS.

(a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Administrator of the United States Fire Administration (referred to in this section as the "Administrator") shall prepare and submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Science of the House of Representatives a report that meets the requirements of this section.

(b) CONTENTS OF REPORT.—The report

under this section shall-

(1) examine the risks to firefighters in suppressing fires caused by burning tires;

(2) address any risks that are uniquely attributable to fires described in paragraph (1), including any risks relating to—

(A) exposure to toxic substances (as that term is defined by the Administrator);

(B) personal protection;

(C) the duration of those fires; and

(D) site hazards associated with those fires; (3) identify any special training that may be necessary for firefighters to suppress those fires; and

(4) assess how the training referred to in paragraph (3) may be provided by the United States Fire Administration.

The SPEAKER pro tempore (Mr. LAZIO of New York). Pursuant to the rule, the gentleman from Wisconsin [Mr. SENSENBRENNER] and the gentleman from Michigan [Mr. BARCIA] each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin [Mr. SENSENBRENNER].

GENERAL LEAVE

Mr. SENSENBRENNER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 1231.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. SENSENBRENNER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, Senate bill 1231, an act to authorize appropriations for the United States Fire Administration for the fiscal years 1998 and 1999, is nearly identical to H.R. 1272, a bill favorably reported by voice vote by the Committee on Science on April 16, 1997, and which was later passed by the full House by voice vote on April 23, 1997.

Senate bill 1231 is the result not only of a bipartisan effort, but also a bicameral effort to craft legislation that is in the national interest. This bill reauthorizes the programs and activities of the United States Fire Administration, a small but important organization within the Federal Emergency Management Agency.

The U.S. Fire Administration was created by Congress in 1974 in response to a report by the President's National Commission on Fire Prevention and Control entitled America Burning, which presented a dismal assessment of the Nation's fire problem. The report found that nearly 12,000 lives were lost to fire annually in this country. In addition, fire was found responsible for more than 300,000 injuries and over \$3 billion of economic losses annually.

Congress reacted to the report by declaring a Federal role for reducing fire losses, and created the United States Fire Administration and the National Fire Academy. The U.S. Fire Administration provides vital assistance to the Nation's fire and emergency services communities which helps them to save lives and property. The Fire Administration is able to perform this service through four primary missions: First, fire service training; second, fire-relat-

ed data collection and analysis; third, public education and awareness; and fourth, research and technology development.

The National Fire Academy provides management-level training and education to fire and emergency service personnel and fire protection and control activities. The Fire Academy, located in Emmitsburg, Maryland, trains of thousands of fire and emergency personnel a year through its onand off-campus programs.

Annually during budget authorization hearings held by the Committee on Science, witnesses from the volunteer and paid fire services as well as emergency services have testified as to the important and indispensable role the U.S. Fire Administration and the National Fire Academy play in their ability to perform their job.

Senate 1231 establishes funding levels sufficient to preserve all the missions and functions of the Fire Administration and the Academy. Specifically, this bill authorizes just over \$29.6 million for the Fire Administration's fiscal 1998 budget, and just over \$30.5 million for fiscal year 1999. These Senate approved authorization levels are slightly higher, \$64,000 and \$54,000 respectively, than the previously approved House authorizations.

I believe this 3-percent increase is justified and necessary in order to ensure that the agency can continue its current mission activities, as well as to perform a new and important counterterrorism training function. The Fire Administration's new mission, counterterrorism training for emergency response personnel, arose from the enactment of the Antiterrorism and Effective Death Penalty Act passed last year by Congress and signed by the President.

Counterterrorism training for first responders is an appropriate function of the Fire Administration, as it is frequently local fire and emergency departments who are first on the scene not only to battle fires, but also to react to acts of terrorism, such as the bombings in Oklahoma City and the World Trade Center in New York. In addition, counterterrorism training complements and supplements many of the traditional first responder training programs currently offered through the Academy.

The other sections of S. 1231 include, first, technical changes to fire protection standards; second, a provision requiring that the administrator inform Congress in advance of any effort to privatize or terminate agency activities; third, a requirement that reprogramming notices required by the Committee on Appropriations committees must also be provided to the authorizing committees; and fourth, a sense of Congress resolution emphasizing that planning should begin immediately to assess and correct any computer systems affected by the year 2000 date-related software problem; fifth, a provision allowing the Administrator to donate excess Federal computer equipment to schools; and sixth, a requirement that no later than 180 days after the enactment of this bill, the Fire Administration submit a report to Congress examining the risks faced by firefighters in suppressing tire fires. This report was also added by the Senate, and we agree as to its need.

Mr. Speaker, I applaud the efforts of the U.S. Fire Administration and the National Fire Academy, and I believe this bill is a reflection of strong bipartisan support for these agencies and will enable them to continue their missions and to accomplish their goals.

In closing, I want to thank the gentleman from New Mexico [Mr. Schiff], chairman of the subcommittee, and the gentleman from Michigan [Mr. BARCIA], the ranking member of the Subcommittee on Basic Research, for their hard work on this legislation, as well as the full committee's ranking member, the gentleman from California [Mr. Brown].

Mr. Speaker, I reserve the balance of my time.

Mr. BARCIA. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, before I begin my remarks on Senate 1231, I want to say what a pleasure and privilege it has been to work with Chairman SENSEN-BRENNER and the acting subcommittee chairman, and I want to commend them for, again, their bipartisan effort at producing in the House version of this legislation what is a great step forward in terms of expanding the education for firefighters and first responders of emergency situations so we can best cope not only with those typical disasters that occur around the country, but also the new focus on counterterrorism and associated efforts to control that new threat to the Na-

Mr. Speaker, I rise in support of S. 1231, which authorizes appropriations for the U.S. Fire Administration. This bill was developed in consultation with the Committee on Science and contains acceptable amendments to House Resolution 1272, the House-passed Fire Administration authorization bill.

The U.S. Fire Administration deserves the support of Congress because its mission is important to the safety of every American, and because it is an agency widely acknowledged to be doing its job well. It was created, as the distinguished chairman just mentioned, by the Federal Fire Prevention and Control Act of 1974 in response to a growing awareness that the high loss of life and destruction of property due to fire was a national problem that could be ameliorated by focused and coordinated education, training, and research efforts.

During the past 25 years, significant progress has been made through programs of the Fire Administration to increase public awareness of fire safety measures, to improve the effectiveness of fire and emergency services, and to spur the wider use of home fire safety devices.

Much has been accomplished by the Fire Administration, but the record of fire death rates and property loss in the Nation reveals that much remains to be done. I believe this bill will give the Fire Administration the resources needed to allow it to continue to excel.

S. 1231 will not support just another bureaucratic program. The very small expenditure of funds provided by the Fire Administration will be used to improve the skills of firefighters and emergency response personnel, to increase public awareness of fire safety, and to improve the equipment available for suppressing fires and protecting firefighters.

In short, the program, sponsored by the Fire Administration, will increase the level of excellence of a national service that is critical to every one of us. The Fire Administration has long enjoyed the bipartisan support of Congress because of the recognition of its vital mission to increase public safety.

I would like to commend the majority members of the Committee on Science once again for working in a bipartisan way with the minority to develop the House companion bill to S. 1231. Mr. Speaker, I fully support S. 1231, and recommend the measure to the House for its favorable consideration

Mr. Speaker, I yield back the balance of my time.

Mr. SENSENBRENNER. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. LAZIO of New York). The question is on the motion offered by the gentleman from Wisconsin [Mr. SENSENBRENNER] that the House suspend the rules and pass the Senate bill, S. 1231.

The question was taken; and (twothirds having voted in favor thereof) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

STANISLAUS COUNTY, CA, LAND CONVEYANCE

Mr. SENSENBRENNER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 112) to provide for the conveyance of certain property from the United States to Stanislaus County, California.

The Clerk read as follows:

HR. 112

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. CONVEYANCE OF PROPERTY.

As soon as practicable after the date of the enactment of this Act, the Administrator of the National Aeronautics and Space Administration (in this Act referred to as "NASA") shall convey to Stanislaus County, California, all right, title, and interest of the United States in and to the property described in section 2.

SEC. 2. PROPERTY DESCRIBED.

The property to be conveyed pursuant to section 1 is—

(1) the approximately 1528 acres of land in Stanislaus County, California, known as the NASA Ames Research Center, Crows Landing Facility (formerly known as the Naval Auxiliary Landing Field, Crows Landing);

(2) all improvements on the land described in paragraph (1); and

(3) any other Federal property that is-

to Stanislaus County, California.

(A) under the jurisdiction of NASA;
(B) located on the land described in paragraph (1); and

graph (1); and (C) designated by NASA to be transferred

SEC. 3. TERMS.

(a) CONSIDERATION.—The conveyance required by section 1 shall be without consideration other than that required by this section.

(b) ENVIRONMENTAL REMEDIATION.—(1) Notwithstanding any other provision of law, the conveyance required by section 1 shall not relieve any Federal agency of any responsibility under law for any environmental remediation of soil, groundwater, or surface water.

(2) Any remediation of contamination, other than that described in paragraph (1), within or related to structures or fixtures on the property described in section 2 shall be subject to negotiation to the extent permitted by law.

(c) RETAINED RIGHT OF USE.—NASA shall retain the right to use for aviation activities, without consideration and on other terms and conditions mutually acceptable to NASA and Stanislaus County, California, the property described in section 2.

(d) RELINQUISHMENT OF LEGISLATIVE JURIS-DICTION.—NASA shall relinquish, to the State of California, legislative jurisdiction over the property conveyed pursuant to section 1—

(1) by filing a notice of relinquishment with the Governor of California, which shall take effect upon acceptance thereof; or

(2) in any other manner prescribed by the laws of California.

(e) ADDITIONAL TERMS.—The Administrator of NASA may negotiate additional terms to protect the interests of the United States.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Wisconsin [Mr. SENSENBRENNER] and the gentleman from Alabama [Mr. CRAMER] each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin [Mr. Sensenbrenner].

GENERAL LEAVE

Mr. SENSENBRENNER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 112.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. SENSENBŘENNER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the same version of this bill passed this House last year under suspension of the rules. H.R. 112 requires the Administrator of NASA to convey to Stanislaus County, California, the property known as the NASA Ames Research Center, Crows Landing Facility. Under this bill NASA shall retain the right to use this property for aviation activities.

In March of this year, NASA conducted a review of its field activities to identify potential closures which would reduce operational costs. As a result of this effort, NASA decided to cease op-

erations at the NASA Crows Landing Facility in order to lower overhead burdens and eliminate operations costs.

This excess Federal property is ideal for use by Stanislaus County for economic development. It is a win-win arrangement for the Federal Government and the local government of California, and I urge my colleagues to support this bill.

Mr. Speaker, I reserve the balance of my time.

Mr. CRAMER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I also would like to rise in support of H.R. 112. I thank the chairman of the committee for making sure that this important piece of legislation made it to the floor here at the concluding hours.

This is a noncontroversial measure, as the chairman has indicated. It simply allows the Administrator of NASA to transfer this land to the Stanislaus County, California, government there. The land had been previously owned by the Navy and then transferred to NASA. NASA indicates that it has no further use for this particular parcel, except that it would like to reserve the right to use it for aviation purposes. H.R. 112 does allow the NASA Administrator to preserve that right, and as well, to review to see that there are any other interests that would be in the best interests of the government.

So I agree with the chairman, this is a win-win situation for the Federal Government, for the county government there in California, and I urge Members to suspend the rules and pass H.R. 112.

Mr. Speaker, I yield back the balance of my time.

Mr. SENSENBRENNER. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Wisconsin [Mr. SENSENBRENNER] that the House suspend the rules and pass the bill, H.R. 112

The question was taken; and (twothirds having voted in favor thereof) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

□ 2200

AUBURN INDIAN RESTORATION AMENDMENT ACT

Mr. DOOLITTLE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1805) to amend the Auburn Indian Restoration Act to establish restrictions related to gaming on and use of land held in trust for the United Auburn Indian Community of the Auburn Rancheria of California, and for other purposes.

The Clerk read as follows:

H.R. 1805

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,